1	DENNIS J. HERRERA, State Bar #139669				
_	City Attorney				
2	JOANNE HOEPER, State Bar #114961				
	Chief Trial Deputy				
3	RONALD P. FLYNN, State Bar #184186				
.	WARREN METLITZKY, State Bar # 220758				
4	Deputy City Attorneys				
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_	San Francisco, California 94102-5408				
6	Telephone: (415) 554-3901				
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7					
	Attorneys for Defendants				
8	CITY AND COUNTY OF SAN FRANCISCO,				
	KEVIN WORRELL, and DAMIEN FAHEY				
9	LIN HOUSE OF A FILE				
10	UNITED STATE	S DISTRICT COURT			
10					
11	FOR THE NORTHERN	FOR THE NORTHERN DISTRICT OF CALIFORNIA			
11	ADDIENNIE MACDETH	Casa Na C07 2204 N	ATC I		
12	ADRIENNE MACBETH,	Case No. C07-3304 N	VIEJ		
12	Dlaintiff	CTIDI II ATIONI ANII) [DDODOGED]		
13	Plaintiff,	STIPULATION ANI ORDER TO EXTEN			
13	NO.	DISCOVERY DATE			
14	VS.	DISCOVERT DATE	i)		
17	CITY AND COUNTY OF SAN				
15	FRANCISCO, a municipal corporation;	Date Action Filed:	June 22, 2007		
13	KEVIN WORRELL, individually and in	Trial Date:	December 8, 2008		
16	his official capacity as a police officer for	That Date.	December 6, 2000		
10	the CITY AND COUNTY OF SAN				
17	FRANCISCO, DAMIEN FAHEY,				
- /	individually and in his official capacity as				
18	a police officer for the CITY AND				
	COUNTY OF SAN FRANCISCO; and				
19	DOES 1-50, individually and in their				
	official capacities.				
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	Defendants.				
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Plaintiff Adrienne MacBeth and Defendants City And County Of San Francisco, Kevin		
Worrell, and Damien Fahey (the "Parties") by and through their counsel hereby stipulate as follows:		
The parties have a settlement conference in this matter set for June 13, 2008 and desire to		
extend the designation of experts until beyond that date. C	Currently, the schedule for experts is as	
follows:		
Disclosure of Experts (Rule 26(a)(2)(B))	May 12, 2008	
Disclosure of Rebuttal Experts (Rule 26(a)(2)(B)	May 22, 2008	
Close of Expert Discovery	June 6, 2008	
(Case Management Order [Docket #23] at 6-7.		
The parties stipulate to the following schedule regarding experts:		
Disclosure of Experts (Rule 26(a)(2)(B))	July 1, 2008	
Disclosure of Rebuttal Experts (Rule 26(a)(2)(B)	July 15, 2008	
Close of Expert Discovery	August 1, 2008	
For good cause, the Parties request that the Court order that the above schedule be experts be		
entered.		
Dated: May 12, 2008		
DENNIS J. HERRERA		
City Attorney JOANNE HOEPER		
Chief Trial Deputy		
RONALD P. FLYNN WARREN METLITZKY		
Deputy City Attorneys		
-/s/- Ronald P. Flynn		
	•	
By:	Ž	
By: RONALD P.	FLYNN	
By:	FLYNN Defendants COUNTY OF SAN FRANCISCO,	
By:	FLYNN Defendants	
	extend the designation of experts until beyond that date. Of follows: Disclosure of Experts (Rule 26(a)(2)(B)) Disclosure of Rebuttal Experts (Rule 26(a)(2)(B) Close of Expert Discovery (Case Management Order [Docket #23] at 6-7. The parties stipulate to the following schedule regard Disclosure of Experts (Rule 26(a)(2)(B)) Disclosure of Rebuttal Experts (Rule 26(a)(2)(B)) Close of Expert Discovery For good cause, the Parties request that the Court of entered. Dated: May 12, 2008 DENNIS J. F. City Attorney JOANNE HO Chief Trial D RONALD P. WARREN M.	

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1	Dated: May 12, 2008		
2	SANFORD M. CIPINKO		
3	JEREMY CLOYD LAW OFFICE OF SANFORD M. CIPINKO		
4			
5	*		
	By:		
6	JEREMY CLOYD		
7 8	Attorneys for Plaintiff ADRIENNE MACBETH		
9	* The ECF filer attests that concurrence in the filing of the document has been obtained from thi		
10	signatory. Civ. L. R. Gen. Order 45, § X (B).		
11	[PROPOSED] ORDER		
12	For Good Cause, the Court modifies the expert dates as listed above.		
13	IT IS SO ORDERED		
14	Dated:		
15	By:		
16	MARIA ELENA JAMES		
	United States Magistrate Judge		
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